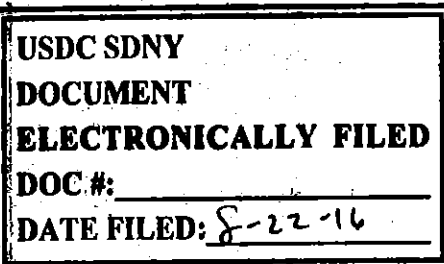


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MEMO ENDORSED

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August 8, 2016

VIA ECF

The Honorable P. Kevin Castel
 United States District Judge
 United States District Court
 Southern District of New York
 500 Pearl Street, Courtroom 11D
 New York, New York 10007

*Application
Granted
AS ORDERED
JPM/JSD
8-18-16*

**Re: Grant, et al. v. The New York Times Company, et al.; No. 16 Civ. 03175
 (PKC)(DCF)**

Dear Judge Castel:

We represent Defendants The New York Times Company, Mark Thompson and Meredith Levien (“Defendants”) in the above-referenced matter and write, pursuant to Your Honor’s Individual Practice Rule 1(A) and this Court’s Local Rule 83.9(e)(2), to respectfully request that this Court withdraw its August 3, 2016, Order of Automatic Referral to Mediation. An initial Preliminary Conference in this matter is set before Your Honor on September 7, 2016.

Defendants filed Answers to Plaintiffs’ Complaint on August 1, 2016, and on August 3, 2016, this Court automatically issued an Order of Automatic Referral to Mediation (“Order”), in accordance with this Court’s Standing Administrative Order of May 24, 2015 (“Standing Order”), which requires certain counseled employment discrimination cases to be referred to this Court’s Alternative Dispute Resolution program automatically upon the filing of an answer.

Defendants respectfully request a withdrawal of this Court’s Order and an exemption of this matter from mediation at this early stage because this is a class action alleging class discrimination on the basis of gender, race and age. The nature of this action makes it ill-suited for mediation prior to any class or individual discovery. Also, prior to the filing of the Complaint, and prior to any inkling from Plaintiffs’ counsel that they were considering filing a class action, the parties engaged in settlement negotiations concerning the two individual Plaintiffs, including a face-to-face meeting among counsel and all the parties, but were unable to reach resolution even as to those claims.

Accordingly, Defendants respectfully request that this Court withdraw its Order and remove this matter from mediation as ordered on August 3, 2016.

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The Honorable P. Kevin Castel
August 8, 2016
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I spoke to Douglas Wigdor, Esq., Plaintiffs' counsel, who stated that he has no objection to this application.

We thank Your Honor for the Court's attention to this matter.

Very truly yours,

/s/ Gregory I. Rasin
Gregory I. Rasin

cc: Douglas Wigdor, Esq.
Lawrence Pearson, Esq.
Mark W. Batten, Esq.
Larissa Boz, Esq.